

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

Shelia Speed-Fortson,

Case No. 2:24-cv-02030-JAD-BNW

Plaintiff

V.

LVGV, LLC, dba The M Resort Spa & Casino,

Defendant

Order Granting Unopposed Motion to Remand

[ECF No. 7]

After the defendant removed this personal-injury case from state court, the plaintiff filed
on to remand.¹ The deadline to oppose that motion passed a week ago without response or
quest to extend it. Local Rule 7-2(d) provides that “[t]he failure of an opposing party to
int and authorities in response to any motion, except a motion under Fed. R. Civ. P. 56 or
on for attorney’s fees, constitutes a consent to the granting of the motion.” I apply Local
-2(d) and deem the defendant’s failure to oppose this motion as its consent to granting it.
dingly,

IT IS HEREBY ORDERED that the motion to remand [ECF No. 7] is GRANTED:

- The Clerk of Court is directed to REMAND this case back to the Eighth Judicial District Court for Clark County, Nevada, Case Number A-24-899997-C, and CLOSE THIS CASE. The hearing on the motion to remand, previously scheduled for December 16, 2024, at 2 p.m. is VACATED.

¹ ECF No. 7.

- The Clerk of Court is also directed to PRINT a copy of the docket sheet for this case and ATTACH it to the copy of this remand order mailed to the state court.

Dated: December 2, 2024

U.S. District Judge Jennifer A. Dorsey